

THE DECLINE OF AN EMPIRE

Causes for the Roman Empire's catastrophic end, as listed by Gibbon in *The Decline and Fall of the Roman Empire*:

1. The rapid increase in divorce; the undermining of the dignity and sanctity of the home, which is the basis of human society.
2. Higher and higher taxes — the spending of public monies for free bread and circuses.
3. The mad craze for pleasure; sports becoming more exciting and more brutal each year.
4. The building of gigantic armaments when the real enemy is within — the decadence of the people.

Don't Throw It Away, Seed It....

We are now in a neck and neck race with the Communists who are speeding up their program of total take over in the U.S. Can we alert enough people in time to save ourselves? IT DEPENDS UPON YOU AND YOU AND YOU. Save every piece of patriotic literature, leaflets, etc., that you receive. Carry some with you wherever you go to give to persons you meet by chance at lunch counters, on the subway, and various other places.

Leave patriotic publications in places where they will be picked up and read: airports, railroad depots, doctors' offices, laundromats, beauty parlors, hotel lobbies, and all the other places where people sit around waiting.

The Spirit of '76 will rise again if we can get the truth to Americans in time.

READ AND BE INFORMED

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| German Woman In Soviet Hands by Austin J. App, Ph.D. | .50 |
| Journal of a young German wife under Bolshevik occupation from Jan. 29 to May 31, 1945. | |
| The Development of Germanophobia by Michael F. Connors | .50 |
| Explodes the fantastic myth of a singular German wickedness. | |

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| The Fearful Master by G. Edward Griffin | 1.00 |
| A second look at the UN. | |

THE TRUTH SHALL MAKE US FREE



WORLD COURT

—o— Continued from page 1 —o—

determine what is a domestic question and what is an international question. There is no appeal from this decision of the World Court! Therefore, without the safeguard of the Connally Reservation, the World Court can determine that the following matters are subject to its jurisdiction as international matters: (1) American immigration quotas and laws; (2) American trade; (3) American relations with Panama, including control of the Panama Canal; (4) Taxation of American citizens for foreign aid to Socialistic countries; and (5) Our local school board and our entire educational system!!

Without the Connally Amendment the World Court could dictate to us on such matters as tariffs and off-shore rights. We could find ourselves facing decisions from a Socialist-dominated World Court which would strike at the very heart of our national life and our personal liberties. At present, a dispute between the United States and another nation can be settled by the World Court only if both countries agree that the issue is international in scope. The settlement of domestic issues by our own courts was assured us by the injection of the Connally Amendment.

The World Court is the legal arm of the United Nations. Those who believe World Government is the solution to the problems of the world would have everybody in the world become subject, not to the Constitution of their own country, but to the decision of the World Court. It should be kept in mind the World Court does not have an agreed-upon clear-cut body of laws to interpret, as does our own U.S. Supreme Court, and decisions must be based upon the political orientation of the individual members of the Court.

Fifteen judges are on the bench of the World Court. Besides Phillip Jessup, our representative, there is included a member from Soviet Russia. And the presiding president of the World Court is a Marxian-Socialist. Whatever their personal qualifications might be, it is inconceivable that any representative from Socialistic countries would ever decide against the vital interests of the Kremlin or would ever miss an opportunity to embarrass the United States.

What would happen in a situation in which Marxian-Socialist judges would have the deciding vote on a question of jurisdiction of matters involving this country before the World Court?

There is no common ground in legal fundamentals between our method of government and that of the Communists, where the individual exists for and at the mercy of the state. Such a World Court, with no definitive body of law, no prior tradition of judicial restraint, and with justices trained in different legal systems and without agreement among themselves as to either the principles of law to be applied or the methods of applying the law, would therefore decide cases upon a political and ideological basis. In fact, upon what other basis could they make a decision? Should the Connally Amendment be withdrawn the United States would be laying itself wide open to eventual liquidation by the powers that wish to end freedom and assume complete control of the United States of America.

TO SOLVE THE WORLD COURT AND END WARS

GET THE U.S. OUT OF THE U.N.
GET THE U.N. OUT OF THE U.S.

GET THE US OUT OF THE UN

The following words in article #103 in the U.N. charter give some idea of the extent to which U.N. slavery has encircled us:

"In the event of a conflict between the obligations of the members of the United Nations under the present Charter and their obligations under any other international agreement, THEIR OBLIGATIONS UNDER THE PRESENT CHARTER SHALL PREVAIL."

Our very membership in the U.N. seals our doom. Many of the more violent demonstrations in the name of Civil Rights such as at Mississippi and Alabama, all carefully planned moves calculated to bring about ultimate revolution, were carried out solely by U.N. authorization.

The U.N. properly speaking, is the UNITED NATIONS TREATY ORGANIZATION. The U.N. is a treaty and supercedes the Constitution. Thus, in effect, WE HAVE NO CONSTITUTION AS LONG AS WE LIVE UNDER U.N. RULE.

The U.N. Charter was conceived in treachery and written in fraud and deceit. The members of the U.S. Senate who voted for its adoption in 1945, which automatically made the U.S. a member, fell into two classes: either they did not read the fine print and were ignorant of its provisions, or they fully knew its implications and perpetrated a fraud on the American taxpayers. Assuming this were a bona fide treaty, there is nothing in the Constitution, barring the United States from withdrawing IF DEEMED IN THE BEST INTERESTS OF THE U.S.

Since this monstrous fraud was deceitfully put over on the American people, since many of the Senators who voted for it were equally deceived, and since it has been proven by documentation and record of achievement that the U.N. was conceived to be a front for the Soviet Union, a haven for red spies, certainly the U.S. has no obligation to honor such a treaty.

THE THEREFORE, it seems obvious that we must first prevail on the U.S. Senate to nullify U.N.T.O. which will automatically release the United States from membership in the U.N. and second, the U.N. MUST BE REMOVED FROM OUR SHORES.

EVERY AMERICAN CITIZEN WHO VALUES HIS FREEDOM SHOULD SPEND EVERY WAKING MOMENT WORKING TOWARD THIS END.

"The Jewish religion is hostile to Christianity in general and to the CATHOLIC CHURCH in particular."

—M. J. Ogin, "The Morning Freiheit"

N. Y. daily, Jan. 10, 1937

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| STATEMENT OF OWNERSHIP, MANAGEMENT AND CIRCULATION | | Publisher: File two copies of this form with your postmaster. |
| Date of issue: Jan. 10, 1945. | 2. Title of publication: COMMON SENSE | |
| 3. Frequency of issue: Once monthly — July and August, none. | | |
| 4. Location known office of publication: 520 Chestnut St., Union, N.J. | | |
| 5. Location of headquarters or general business offices of the publishers: 520 Chestnut St., Union, N.J. | | |
| 6. NAMES AND ADDRESS OF PUBLISHER, EDITOR, AND MANAGING EDITOR: | | |
| Editor (Name and address): William J. Thompson, Westwood, N.J. | | |
| Managing Editor (Name and address): | | |
| 7. OWNER (If owned by a corporation, its name and address must be stated and also immediately thereunder the names and addresses of stockholders owning or holding 1 percent or more of total shares of stock. If owned by individuals, their names and addresses must be given, and if owned by a partnership or other unincorporated firm, the names of partners and their addresses must be given): | | |
| Christian Educational Assoc. | | 520 Chestnut St., Union, N.J. |
| John C. Franklin, Jr. | | Montgomery, Ala. |
| T. J. Franklin | | Montgomery, Ala. |
| 8. KNOWN BONDHOLDERS, SECURITY HOLDERS, AND OTHER SECURITY HOLDERS OWNERSHIP OF HOLDING 1 PERCENT OR MORE OF TOTAL NUMBER OF BONDS, SECURITIES OR OTHER SECURITIES OF THE PUBLISHING CORPORATION: | | |
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| None | | |
| 10. THE STATEMENT IS COMPLETED FOR ALL PUBLICATIONS EXCEPT THOSE WHICH CONDUCT CARRY ADVERTISING OTHER THAN THE PUBLICATION'S OWN. | | |
| 11. TOTAL NO. COPIES PRINTED: 100,000 | | 60,000 62,000 |
| 12. PAPER DISTRIBUTION: | | |
| 1. SALES THROUGH DEALERS, CARRIERS, STATIONERS AND COUNTERS: | | 25,000 25,000 |
| 2. MAIL SUBSCRIPTIONS: | | 37,000 39,000 |
| 3. TOTAL PAID CIRCULATION: | | 52,000 59,000 |
| 4. FREE DISTRIBUTION (BY MAIL, CARRIER, OR OTHER MEANS): | | 2,000 2,000 |
| 5. TOTAL DISTRIBUTION (Sum of C and D): | | 54,000 59,000 |
| 6. OFFICE USE, LEFT-OVER, UNACCOUNTED, STOCKS AFTER PRINTING: | | 6,000 2,000 |
| 7. TOTAL (Sum of A, C, D, E): | | 60,000 62,000 |
| I certify that the statements made by me above are correct. | | |
| Signature of above publisher, business manager, or editor | | |
| Pub. Form 3526, Jan. 1943 | | |

Illustration by H. Thompson